



# United States Patent and Trademark Office

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/664,231	09/17/2003	James Rauckman	RAUC 8652US	3367
1688	7590 02/23/2004		EXAMINER	
POLSTER, LIEDER, WOODRUFF & LUCCHESI			ESTRADA, ANGEL R	
12412 POWERSCOURT DRIVE SUITE 200 ST. LOUIS, MO 63131-3615		E 200	ART UNIT	PAPER NUMBER
51. 20010,			2831	

DATE MAILED: 02/23/2004

Please find below and/or attached an Office communication concerning this application or proceeding.

AC
----

## Application No. Applicant(s) 10/664,231 RAUCKMAN, JAMES Office Action Summary Examiner Art Unit Angel R. Estrada 2831 -- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --Period for Reply A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 1 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION. Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. If the period for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely. If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication. Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b). **Status** 1) Responsive to communication(s) filed on \_\_\_ 2a) This action is FINAL. 2b) This action is non-final. 3) Since this application is in condition for allowance except for formal matters, prosecution as to the ments is closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213. **Disposition of Claims** 4) Claim(s) <u>1-40</u> is/are pending in the application. 4a) Of the above claim(s) \_\_\_\_\_ is/are withdrawn from consideration. 5) Claim(s) is/are allowed. 6) Claim(s) \_\_\_\_\_ is/are rejected. 7) Claim(s) \_\_\_\_\_ is/are objected to. 8) Claim(s) 1-40 are subject to restriction and/or election requirement. Application Papers 9) The specification is objected to by the Examiner. 10) The drawing(s) filed on \_\_\_\_\_ is/are: a) accepted or b) objected to by the Examiner. Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a). Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). 11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152. Priority under 35 U.S.C. § 119 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) $\square$ All b) $\square$ Some \* c) $\square$ None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No. 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). \* See the attached detailed Office action for a list of the certified copies not received. Attachment(s) 1) Notice of References Cited (PTO-892) 4) Interview Summary (PTO-413) Paper No(s)/Mail Date. \_ Notice of Draftsperson's Patent Drawing Review (PTO-948) 5) Notice of Informal Patent Application (PTO-152) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date U.S. Patent and Trademark Office

### **DETAILED ACTION**

### Election/Restrictions

- 1. Restriction to one of the following inventions is required under 35 U.S.C. 121:
  - Claims 1-17, drawn to a wildlife guard for electrical power equipment, classified in class 174, subclass 135.
  - II. Claims 18-24, drawn to a wildlife guard for an electrical insulator, classified in class 174, subclass 152R.
  - III. Claims 25-31, drawn to a method of manufacture a wildlife guard, classified in class 174, subclass 137B.
  - IV. Claim 32, drawn to a method of deterring an animal from climbing on electrical equipment, classified in class 29, subclass 825
  - V. Claims 33 and 34, drawn to a wildlife guard for an electrical conductor comprising a tape, classified in class 174, subclass 137R.
  - VI. Claims 35-40, drawn to a wildlife guard for an electrical conductor comprising a hollow cylindrical portion, classified in class 174, subclass 142.
- 2. Inventions I and II are unrelated. Inventions are unrelated if it can be shown that they are not disclosed as capable of use together and they have different modes of operation, different functions, or different effects (MPEP § 806.04, MPEP § 808.01). In the instant case the different inventions have different functions the first invention is a wildlife guard for electrical power equipment comprising a disk having a central opening

Art Unit: 2831

and the second invention is a wildlife guard for an electrical insulator bushing having a conductive panel attached or molded into the cover.

Because these inventions are distinct for the reasons given above and the search required for Group I is not required for Group II, restriction for examination purposes as indicated is proper.

3. Inventions I and III are related as product made and process of making. The inventions are distinct if either or both of the following can be shown: (1) that the process as claimed can be used to make other and materially different product or (2) that the product as claimed can be made by another and materially different process (MPEP § 806.05(f)). In the instant case the process as claimed can be used to make other and materially different product such as one that doesn't require a disk having a central opening for fitting onto the equipment, said disk having an insertion slot from an outer portion to the central opening.

Because these inventions are distinct for the reasons given above and the search required for Group I is not required for Group III, restriction for examination purposes as indicated is proper.

4. Inventions I and IV are related as product and process of use. The inventions can be shown to be distinct if either or both of the following can be shown: (1) the process for using the product as claimed can be practiced with another materially different product or (2) the product as claimed can be used in a materially different Art Unit: 2831

process of using that product (MPEP § 806.05(h)). In the instant case the process for using the product as claimed can be practiced with another materially different product such as one that doesn't require a disk having a central opening for fitting onto the equipment and an insertion slot extending from the outer portion to the central opening.

Because these inventions are distinct for the reasons given above and the search required for Group I is not required for Group IV, restriction for examination purposes as indicated is proper.

5. Inventions I and V are unrelated. Inventions are unrelated if it can be shown that they are not disclosed as capable of use together and they have different modes of operation, different functions, or different effects (MPEP § 806.04, MPEP § 808.01). In the instant case the different inventions have different functions the first invention is a wildlife guard for electrical power equipment comprising a disk with a central opening and the second invention is a tape comprising a first non electrically layer having an adhesive and a second electrically conductive layer.

Because these inventions are distinct for the reasons given above and the search required for Group I is not required for Group V, restriction for examination purposes as indicated is proper.

6. Inventions I and VI are unrelated. Inventions are unrelated if it can be shown that they are not disclosed as capable of use together and they have different modes of operation, different functions, or different effects (MPEP § 806.04, MPEP § 808.01). In

the instant case the different inventions have different functions the first invention is a wildlife guard for electrical power equipment comprising a disk having a central opening and the second invention is a wildlife guard for an electrical conductor comprising a hollow cylindrical portion defining a slit having two end portions that meet along the slit bushing.

Because these inventions are distinct for the reasons given above and the search required for Group I is not required for Group VI, restriction for examination purposes as indicated is proper.

7. Inventions II and III are related as product made and process of making. The inventions are distinct if either or both of the following can be shown: (1) that the process as claimed can be used to make other and materially different product or (2) that the product as claimed can be made by another and materially different process (MPEP § 806.05(f)). In the instant case the process as claimed can be used to make other and materially different product such as one that doesn't require an electrical nonconductive cover and a conductive panel attached or molded into the cover.

Because these inventions are distinct for the reasons given above and the search required for Group II is not required for Group III, restriction for examination purposes as indicated is proper.

8. Inventions II and IV are unrelated. Inventions are unrelated if it can be shown that they are not disclosed as capable of use together and they have different modes of operation, different functions, or different effects (MPEP § 806.04, MPEP § 808.01). In the instant case the different inventions have different functions the first invention is a wildlife guard for an electrical insulator bushing having a conductive panel attached or

molded into the cover and the second invention is a method of deterring an animal from

climbing on electrical equipment.

Because these inventions are distinct for the reasons given above and the search required for Group II is not required for Group IV, restriction for examination purposes as indicated is proper.

9. Inventions II and V are unrelated. Inventions are unrelated if it can be shown that they are not disclosed as capable of use together and they have different modes of operation, different functions, or different effects (MPEP § 806.04, MPEP § 808.01). In the instant case the different inventions have different functions the first invention is a wildlife guard for an electrical insulator bushing having a conductive panel attached or molded into the cover and the second invention is a tape comprising a first non electrically layer having an adhesive and a second electrically conductive layer.

Because these inventions are distinct for the reasons given above and the search required for Group II is not required for Group V, restriction for examination purposes as indicated is proper.

10. Inventions II and VI are unrelated. Inventions are unrelated if it can be shown that they are not disclosed as capable of use together and they have different modes of

operation, different functions, or different effects (MPEP § 806.04, MPEP § 808.01). In the instant case the different inventions have different functions the first invention is a wildlife guard for an electrical insulator bushing having a conductive panel attached or molded into the cover and the second invention is a wildlife guard for an electrical conductor comprising a hollow cylindrical portion defining a slit having two end portions that meet along the slit bushing.

Because these inventions are distinct for the reasons given above and the search required for Group II is not required for Group VI, restriction for examination purposes as indicated is proper.

11. Inventions III and IV are unrelated. Inventions are unrelated if it can be shown that they are not disclosed as capable of use together and they have different modes of operation, different functions, or different effects (MPEP § 806.04, MPEP § 808.01). In the instant case the inventions have different functions, the first invention is a method of manufacture a wildlife guard by the process of mixing and electrically conductive material with a moldable material and the second invention is a method of deterring an animal from climbing electrical equipment.

Because these inventions are distinct for the reasons given above and the search required for Group III is not required for Group IV, restriction for examination purposes as indicated is proper.

12. Inventions III and V are related as process of making and product made. The inventions are distinct if either or both of the following can be shown: (1) that the process as claimed can be used to make other and materially different product or (2) that the product as claimed can be made by another and materially different process (MPEP § 806.05(f)). In the instant case the process as claimed can be used to make other and materially different product such as one that doesn't require a tape comprising a first non electrically layer having an adhesive and a second electrically conductive layer.

Because these inventions are distinct for the reasons given above and the search required for Group III is not required for Group V, restriction for examination purposes as indicated is proper.

13. Inventions III and VI are related as process of making and product made. The inventions are distinct if either or both of the following can be shown: (1) that the process as claimed can be used to make other and materially different product or (2) that the product as claimed can be made by another and materially different process (MPEP § 806.05(f)). In the instant case the process as claimed used to make other and materially different product such as one that doesn't require a hollow cylindrical portion defining a slit and having two ends portions that meet along the slit.

Because these inventions are distinct for the reasons given above and the search required for Group III is not required for Group VI, restriction for examination purposes as indicated is proper.

Art Unit: 2831

14. Inventions IV and V are unrelated. Inventions are unrelated if it can be shown that they are not disclosed as capable of use together and they have different modes of operation, different functions, or different effects (MPEP § 806.04, MPEP § 808.01). In the instant case the inventions have different functions, the first invention is a method of deterring an animal from climbing on electrical equipment and the second invention is a tape comprising a first non electrically layer having an adhesive and a second electrically conductive layer.

Because these inventions are distinct for the reasons given above and the search required for Group IV is not required for Group V, restriction for examination purposes as indicated is proper.

15. Inventions IV and VI are unrelated. Inventions are unrelated if it can be shown that they are not disclosed as capable of use together and they have different modes of operation, different functions, or different effects (MPEP § 806.04, MPEP § 808.01). In the instant case the inventions have different functions, the first invention is a method of deterring an animal from climbing on electrical equipment and the second invention is a is a wildlife guard for an electrical conductor comprising a hollow cylindrical portion defining a slit having two end portions that meet along the slit.

Because these inventions are distinct for the reasons given above and the search required for Group IV is not required for Group VI, restriction for examination purposes as indicated is proper.

16. Inventions V and VI are unrelated. Inventions are unrelated if it can be shown that they are not disclosed as capable of use together and they have different modes of operation, different functions, or different effects (MPEP § 806.04, MPEP § 808.01). In the instant case the inventions have different functions, the first invention is tape comprising a first non electrically layer having an adhesive and a second electrically conductive layer and the second invention is a wildlife guard for an electrical conductor comprising a hollow cylindrical portion defining a slit having two end portions that meet along the slit bushing.

Because these inventions are distinct for the reasons given above and the search required for Group V is not required for Group VI, restriction for examination purposes as indicated is proper.

17. Applicant is advised that the reply to this requirement to be complete must include an election of the invention to be examined even though the requirement be traversed (37 CFR 1.143).

#### Conclusion

18. Any inquiry concerning this communication should be directed to Angel R. Estrada at telephone number (571) 272-1973. The Examiner can normally be reached on Monday-Friday (8:30 -5:00).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Dean Reichard can be reached on (571) 272-2800 Ext: 31. The fax phone Application/Control Number: 10/664,231

Art Unit: 2831

number for the organization where this application or proceeding is assigned is (703) 872-9306.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 308-0956.

ΑĒ

February 17, 2004

ANTHONY DINKINS PRIMARY EXAMINER

Page 11